

THE MUNICIPAL COURT OF THE CITY OF SEATTLE

THE CITY OF SEATTLE,) Plaintiff,)	CASE NUMBER: SPD INCIDENT NUMBER:	
Defendant.) DOB// SEX RACE)	☐ Pre-trial ☐ Post convict ☐ Clerk's action	
)	EXPIRATION	DATE:
1. Based upon the certificate of probable cause the statements of counsel, the court finds that the domestic violence offense, and further finds that No-Contact Order shall be entered pursuant to S (Name):	e defendant has been of t to prevent possible re	charged with, arrested for, or convicted of a ecurrence of violence, this Domestic Violence chapter 10.99 RCW. This order protects DOB:
		DOB:
 The court further finds that the defendant's reformer spouse □ parent of a common child □ chousehold member as defined in SMC .06.130 a 	current or former coha	
3. (Pretrial order) The court makes the followdisplayed, or threatened to use a firearm or other committed an offense that makes him or her incorpossession of a firearm or other dangeroupublic health or safety, or to the health or safety	r dangerous weapon in ligible to possess a firm s weapon by the defer	n a felony; the defendant previously earm under the provisions of RCW 9.41.040;
IT IS ORDERED THAT:		
Defendant is PROHIBITED from:		
A. Causing or attempting to cause physica molesting, harassing, threatening, or stalki		assault, including sexual assault, and from on(s).
B. Coming near and from having any commeans, directly or indirectly, except for macontact by defendant's lawyers with the pr	ailing or service of pro	rson or through others, by phone, mail or any ocess of court documents by a 3 rd party or
C. Entering or knowingly coming within o	or knowingly remaining	ng within(distance) or(distance) or
concealed pistol license.	nade) Obtaining or pos	ssessing a firearm, other dangerous weapon or ning, owning, possessing or controlling a
IT IS FURTHER ORDERED THAT:		
(Pretrial Order) The defendant shall imme the defendant's possession or control and a Seattle Police Department/ or	any concealed pistol li	
Original-Court Yellow-Defendant	Pink-Victim	Golden-Seattle City Atty's DV Unit

WARNINGS TO THE DEFENDANT: Violation of the provisions of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW <u>and will subject a violator to arrest</u>; any assault, drive-by shooting, or reckless endangerment that is a violation of this order is a felony.

Willful violation of this order is punishable under RCW 26.50.110. Violation of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if the defendant has at least 2 previous convictions for violating a protection order issued under Titles 10, 26 or 74.

If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, the defendant may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

In addition to the state and federal prohibitions against possessing a firearm upon conviction of a felony or a qualifying misdemeanor, upon the court issuing a no-contact order after a hearing at which the defendant had an opportunity to participate, the defendant, if a spouse or former spouse, a parent of a common child, or a current or former cohabitant as intimate partner of a person protected by this order, may not possess a firearm or ammunition for as long as the no-contact order is in effect. 18 U.S.C. § 922(g). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If the defendant is convicted of an offense of domestic violence, the defendant will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.

YOU CAN BE ARRESTED EVEN IF THE PERSON OR PERSONS WHO OBTAINED THE ORDER INVITE OR ALLOW YOU TO VIOLATE THE ORDER'S PROHIBITIONS. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application.

Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.

it is further ordered that the clerk of the court shall forward	
to:	☐ County Sheriff's Office ☐ Police Department where the
above-named protected person(s) lives, which shall enter it	in a computer-based criminal intelligence system available
in this state used by law enforcement to list outstanding war	· · · · · · · · · · · · · · · · · · ·
<i>g</i>	
Dated this day of,	
	Judge/Pro Tem
Statement o	of Defendant
~	
I have read the order. A copy of this order has been given	to the and ragree to ablue by the conditions set forth.
Signature o	of Defendant
~ -B	